IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:

S
Chapter 11
S
CORE SCIENTIFIC, INC., et al.,

Debtors. 1
S
(Jointly Administered)

GLOBAL NOTES AND STATEMENTS OF LIMITATION, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Core Scientific, Inc. and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors" or the "Company"), with the assistance of their advisors, are filing their Schedules of Assets and Liabilities (collectively, the "Schedules") and Statements of Financial Affairs (collectively, the "Statements" or "SOFAs" and, together with the Schedules, the "Schedules and Statements") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes and Statements of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtors' Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements. These Global Notes are in addition to any specific notes contained in any individual Debtor's Schedules and Statements (together with the Global Notes, the "Notes").

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of the Debtors. Additionally, the Schedules and Statements contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' commercially reasonable efforts to report the assets and liabilities of the Debtors.

The Schedules and Statements and Global Notes should not be relied upon for information relating to the current or future financial conditions, events, or performance of any of the Debtors.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Core Scientific Mining LLC (6971); Core Scientific, Inc. (3837); Core Scientific Acquired Mining LLC (N/A); Core Scientific Operating Company (5526); Radar Relay, Inc. (0496); Core Scientific Specialty Mining (Oklahoma) LLC (4327); American Property Acquisition, LLC (0825); Starboard Capital LLC (6677); RADAR LLC (5106); American Property Acquisitions I, LLC (9717); and American Property Acquisitions, VII, LLC (3198). The Debtors' corporate headquarters and service address is 210 Barton Springs Road, Suite 300, Austin, Texas 78704.

The Debtors and their agents, attorneys, and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. While commercially reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or recategorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

The Schedules and Statements for the Debtors have been signed by Michael Bros, who serves as the Debtors' Senior Vice President of Capital Markets & Acquisitions and is an authorized signatory of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Bros has relied upon the efforts, statements, and representations of various personnel employed by the Debtors' and their advisors, including the management team. Mr. Bros has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

Global Notes and Overview of Methodology

1. **Reservation of Rights.** Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may exist. The Debtors reserve all rights to (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to the description or designation of any claim ("Claim") or the particular Debtor(s) against which the Claim is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; and (iii) designate subsequently any Claim as "disputed," "contingent," or "unliquidated;" or (iv) object to the extent, validity, enforceability, priority, or avoidability of any Claim.

Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated," or that such Claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to, any Claim reflected on their Schedules and Statements on any grounds, including, but not limited to, amount, liability, priority, status, or classification. Additionally, the Debtors expressly reserve all of their rights to designate such Claims as "disputed," "contingent," or "unliquidated" at a later date. Moreover, listing a Claim does not constitute an admission of liability by the Debtors against which the Claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements or Notes shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including, without limitation, issues involving Claims,

substantive consolidation, defenses, equitable subordination, and/or causes of action arising under chapter 5 of the Bankruptcy Code and any applicable non-bankruptcy laws to recover assets or avoid transfers.

Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph 1.

The Debtors shall not be required to update the Schedules and Statements except as may be required by applicable law.

- 2. **Contingent Claim**. A claim that is dependent on the realization of some uncertain future event is a "contingent" claim.
- 3. **Unliquidated Claim**. A claim, or portion of a claim, for which a specific value could not be readily quantified by the Debtors using currently available information are scheduled as "unliquidated."
- 4. **Disputed Claim**. A claim with respect to which the applicable Debtor and the claimant disagree as to the amount owed, whether any amount is owed, or the claim classification, is "disputed."
- 5. **Description of the Case**. On December 21, 2022 (the "**Petition Date**"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court. The Debtors continue to operate their business and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

The Debtors' chapter 11 cases are being jointly administered pursuant to Bankruptcy Rule 1015(b) and Rule 1015-1 of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of Texas.

On January 9, 2023, the United States Trustee for Region 7 (the "U.S. Trustee") appointed an official committee of unsecured creditors (the "Creditors' Committee") in these chapter 11 cases pursuant to section 1102 of the Bankruptcy Code. No trustee or examiner has been appointed in these chapter 11 cases.

6. **Basis of Presentation**. For financial reporting purposes, the Debtors generally prepare consolidated financial statements, which include information for Core Scientific, Inc. and its Debtor and non-Debtor affiliates. The Schedules and Statements are unaudited and reflect the Debtors' reasonable efforts to report certain financial information of the Debtors on an unconsolidated basis.

As more fully described in the Declaration of Michael Bros in Support of the Debtors' Chapter 11 Petitions and First Day Relief (Docket No. 5) (the "First Day Declaration"), on December 13, 2017, MineCo Holdings, Inc. was incorporated and, six months later, it changed its name to Core Scientific, Inc. ("Initial Core Scientific"). In January 19, 2022, pursuant to a "SPAC merger," (i) Initial Core Scientific changed its name to Core Scientific Operating Company ("Core Operating") and (ii) Power & Digital Infrastructure Acquisition Corp. changed its name to Core Scientific, Inc. Consequently, certain assets or liabilities attributed in the Debtors' books and records to "Core Scientific, Inc." are actually assets and liabilities of Core Operating, particularly those assets and liabilities pre-dating January 19, 2022. The Debtors and

their advisors have used reasonable efforts to attribute assets and liabilities to the proper Debtor entity but, to the extent more information becomes available, the Debtors reserve the right to amend these Schedules and Statements accordingly. Further, nothing herein shall constitute an admission that a particular asset or liability is property attributable to a particular Debtor. In certain circumstances, the entity that is party to a contract located in the Company's books and records has been dissolved. Such contracts have been listed on the applicable Schedule for the Debtor entity making payments associated with such contract; this shall not constitute an admission that the Debtor making such payments is party to, or liable on, such contract.

These Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to fully reconcile to the financial statements prepared by the Debtors. These Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. The Debtors used reasonable efforts to attribute the assets and liabilities, certain required financial information, and various cash disbursements to each particular Debtor entity. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements. The Company accounts for its crypto currency assets at acquisition fair value, net of recognized impairment losses. The Debtors reserve all rights to supplement and amend the Schedules and Statements in this regard, including with respect to reallocation of assets or liabilities to any particular entity.

Given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor's assets exceed its liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time prior to the Petition Date. Likewise, to the extent a Debtor's liabilities exceed its assets, this is not an admission that the Debtor was insolvent as of the Petition Date or any time prior to the Petition Date.

- 7. **"As Of" Information Date**. All asset information, and all liability information, except where otherwise noted, is reflected as of the close of business on the Petition Date. All year-to-date 2022 revenue is reflected as of December 21, 2022. The Schedules and Statements reflect the Debtors' best effort to allocate the assets, liabilities, receipts, and expenses to the appropriate Debtor entity "as of" such dates. In certain instances, the Debtors may have used estimates or pro-rated amounts where actual data as of the aforementioned dates was not available.
- 8. **Accuracy**. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling, or transferring the Claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors are not liable for and undertake no responsibility to indicate variations from securities laws or for any evaluations of the Debtors based on this financial information or any other information.
- 9. **Current Market Value and Net Book Value**. Unless otherwise indicated, the Schedules and Statements reflect net book values ("**NBV**"), rather than current market values, and may not reflect net realizable value. For this reason, amounts ultimately realized will vary, potentially materially, from NBV. Additionally, the amount of

certain assets and liabilities may be undetermined, and, thus, ultimate assets and liabilities may differ materially from those stated in the Schedules and Statements. Values listed in these Schedules and Statements should not solely be used to determine the Debtors' enterprise valuation.

Operating cash is presented as bank balances as of the Petition Date. Certain other assets, such as investments in subsidiaries, are listed at undetermined amounts, as the net book values may differ materially from fair market values. Amounts ultimately realized may vary from net book value (or whatever value was ascribed) and such variance may be material. Accordingly, the Debtors reserve all of their rights to amend or adjust the value of each asset set forth herein. In addition, the amounts shown for total liabilities exclude items identified as unknown or undetermined and, thus, ultimate liabilities may differ materially from those stated in the Schedules and Statements.

The Debtors account for digital currency assets as intangible assets with indefinite useful lives. The Debtors initially recognize digital currency assets that are received as digital asset mining income based on the fair value of the digital currency assets when mined. Digital currency assets that are purchased in an exchange of one digital currency asset for another digital currency asset are recognized at the fair value of the digital currency asset received. During the period they are held, digital currency assets are impaired for a loss to the lowest observed exchange price, to date, in their primary market. The Debtors recognize realized gains or losses when digital currency assets are sold in an exchange for other digital currency assets or for cash using a first-in first-out method of accounting at the entity level.

The Debtors do not amortize goodwill but test it for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value of goodwill may not be recoverable. During the year ended December 31, 2022, the Debtors impaired all \$1.05 billion of their previously acquired goodwill.

10. **Liabilities**. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements, as is necessary or appropriate.

The liabilities listed on the Schedules do not reflect all possible Claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any Claims asserted under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's Claim. Although there are multiple holders of debt under the Debtors' prepetition funded indebtedness, only the administrative agent(s), indenture trustee(s), or similar representative(s), as applicable, have been listed in the Schedules.

11. **Classification and Recharacterization**. Listing (i) a Claim on Schedule D as "secured," (ii) a Claim on Schedule E/F as "priority," (iii) a Claim on Schedule E/F as "unsecured," or (iv) a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant or a

waiver of the Debtors' rights to re-characterize or reclassify such Claims, contracts, or leases or to setoff such Claims. Notwithstanding the Debtors' commercially reasonable efforts to characterize, classify, categorize, or designate properly certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Accordingly, the Debtors reserve all of their rights to re-Debtors' business. characterize, reclassify, re-categorize, re-designate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition. Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedule and Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits or attachments.

Moreover, nothing in the Schedules and Statements is, or shall be construed to be, an admission as to the determination of the legal status of any lease or financing arrangement (including whether any lease or financing arrangement is a true lease, a financing arrangement or a real property interest), and the Debtors reserve all rights with respect to such issues.

- 12. **Excluded Assets and Liabilities**. The Debtors have excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including, without limitation, accrued salaries, employee benefit accruals, and accrued accounts payable. The Debtors have also excluded rejection damage Claims of counterparties to executory contracts and unexpired leases that may or may not be rejected, to the extent such damage Claims exist. In addition, certain immaterial assets and liabilities may have been excluded.
- 13. **Bankruptcy Court Orders**. Pursuant to certain orders of the Bankruptcy Court entered in the Debtors' chapter 11 cases (the "**First Day Orders**"), the Debtors were authorized (but not directed) to pay, among other things, certain prepetition claims of their employees, taxing authorities, insurers, critical vendors, and certain other prepetition creditors. Accordingly, these liabilities will have been or may be satisfied in accordance with such orders and therefore generally are not listed in the Schedules and Statements.
- 14. **Zero Dollar Amounts**. Amounts listed as zero are either \$0, unliquidated, or undetermined.
- 15. **Summary of Amounts and Claims Reporting Policies.** The following is a summary of significant reporting policies:
 - <u>Undetermined and Unknown Amounts</u>. The description of an amount as "undetermined" or "unknown" is not intended to reflect upon the materiality of such amount.
 - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements. To the extent there are unknown or undetermined amounts, the actual total may be different than the total listed.

- Paid Claims. The Debtors were authorized (but not directed) to pay certain outstanding prepetition claims pursuant to various First Day Orders entered by the Bankruptcy Court. The Debtors reserve all of their rights to amend or supplement the Schedules and Statements or take other action as is necessary or appropriate to avoid overpayment of, or duplicate payments for, any such liabilities.
- <u>Liens</u>. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- 16. **Intellectual Property Rights**. Exclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. The Debtors have made every effort to attribute intellectual property to the rightful Debtor owner; however, in some instances, intellectual property owned by one Debtor may, in fact, be owned by another. Accordingly, the Debtors reserve all of their rights with respect to the legal status of any and all intellectual property rights.
- 17. **Executory Contracts**. Although diligent efforts have been made to reflect each Debtor's executory contracts on Schedule G accurately, inadvertent errors, omissions, or over-inclusions may have occurred. Certain information, such as the contact information of the counterparty, may not be included where such information could not be obtained using the Debtors' reasonable efforts. Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth on Schedule G.

Although the Debtors made diligent attempts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so. Accordingly, the Debtors reserve all of their rights with respect to the named parties to any and all executory contracts, including the right to amend Schedule G.

The Debtors reserve all their rights, Claims, and causes of action with respect to the executory contracts, including the right to dispute or challenge the characterization of any contract on Schedule G as executory or the structure of any transaction or any document or instrument related to a creditor's Claim.

18. **Leases**. The Debtors may enter into agreements titled as leases for equipment or other real property interests. The underlying lease agreements are set forth in the Schedules and Statements in Schedule G.

Although diligent efforts have been made to accurately reflect each Debtor's unexpired

leases on Schedule G, inadvertent errors, omissions, or over-inclusions may have occurred. Certain information, such as the contact information of the counterparty, may not be included where such information could not be obtained using the Debtors' reasonable efforts. Listing a lease on Schedule G does not constitute an admission that such lease is a true unexpired lease or that such lease was in effect on the Petition Date or is valid or enforceable. The Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth on Schedule G.

Nothing in the Schedules and Statements is, or shall be construed to be, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease, a financing arrangement or a real property interest), and the Debtors reserve all rights with respect to such issues.

- 19. **Liens and Mechanic Liens**. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens, including any asserted mechanics', materialmen, or similar liens that may attach (or have attached) to such property and equipment. Nothing in the Schedules and Statements is or should be construed as an admission as to the determination of the legal status of any liens, and the Debtors reserve all rights with respect to same.
- 20. **Owned Property and Equipment**. Unless otherwise indicated, owned property (including real property) and equipment are stated at net book value. The Debtors here by reserve all of their rights to sell or lease any property. The Debtors reserve their rights to lease furniture, fixtures, and equipment from certain third party lessors.
- 21. Currency. Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 22. **Contingent Assets**. Prior to the relevant Petition Date, each Debtor, as plaintiff, may have commenced various lawsuits in the ordinary course of its business against third parties seeking monetary damages. Each Debtor's Schedule A/B, Question 74 contains a listing of these actions, as applicable.
- 23. **Litigation.** Certain litigation actions (collectively, the "**Litigation Actions**") reflected as Claims against a particular Debtor may relate to one or more of the Debtors. The Debtors made reasonable efforts to record accurately the Litigation Actions in the Schedules and Statements of the Debtor that is the party to the Litigation Action. The inclusion of any Litigation Action in the Schedules and Statements does not constitute an admission by the Debtors of liability, the validity of any Litigation Action, or the amount and treatment of any potential Claim that may result from any Litigation Action currently pending or that may arise in the future. As the Debtors continue to operate their business, additional Litigation Actions may arise as a result thereof. Accordingly, the Debtors reserve all rights to amend, supplement, or otherwise modify the Schedules and Statements, as is necessary or appropriate.
- 24. Causes of Action. Despite making commercially reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in the Schedules and Statements, including, without limitation, causes of actions arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of

action (including avoidance actions), controversy, right of setoff, cross-claim, counterclaim, or recoupment and any Claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, or assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any Claims or Causes of Action or in any way prejudice or impair the assertion of such Claims or Causes of Action.

- 25. Intercompany Payables and Receivables. Intercompany receivables and payables are set forth on Schedules A/B and E/F, respectively. The listing by the Debtors of any account between a Debtor and another affiliate, including between the Debtor and any disregarded or non-Debtor affiliate, is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and Statements as to whether such accounts would be allowed as a Claim or interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts. Further information regarding the Debtors' intercompany transactions is set forth in the Debtors' *Emergency* Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing Debtors to (A) Continue Their Existing Cash Management System, (B) Maintain Existing Business Forms and Intercompany Arrangements, (C) Continue Intercompany Transactions, and (D) Continue Utilizing Employee Credit Cards, and (II) Granting Related Relief (Docket No. 12) (the "Cash Management Motion").
- 26. **Employee Claims.** The Bankruptcy Court entered a final order granting authority, but not requiring, the Debtors to pay prepetition employee wages, salaries, benefits, and other related obligations. With the exception of any prepetition severance and paid time off obligations that are still owing under the Debtors' policies and applicable non-bankruptcy law, as applicable, the Debtors currently expect that most prepetition employee Claims for wages, salaries, benefits, and other related obligations either have been paid or will be paid in the ordinary course of business and, therefore, the Schedules and Statements do not include such Claims. The Debtors have not listed their regular payroll disbursements and employee expense reimbursements in Question 3 for the Statements.
- 27. **Insiders**. The Debtors have attempted to include all payments made over the 12 months preceding the Petition Date to any party deemed an "insider." For purposes of the Schedules and Statements, the Debtors defined "insiders" as such term is defined in section 101(31) of the Bankruptcy Code. Persons listed as "insiders" have been included for informational purposes only and the inclusion of them in the Schedules and Statements shall not constitute an admission that such persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (i) any insider's influence over the control of the Debtors; (ii) the management responsibilities or functions of any such insider; (iii) the decision-making or corporate authority of any such insider; or (iv) whether the Debtors or any

- such insider could successfully argue that he or she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose.
- 28. **Employee Addresses.** Current employee and director addresses have been reported as the Debtors' business address throughout the Schedules and Statements, where applicable.
- 29. **Confidential or Sensitive Information**. There may be instances where certain information was not included or redacted due to the nature of an agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or concerns for the privacy of an individual. Any alterations will be limited to only what is necessary to protect the Debtor or third party and will provide interested parties with sufficient information to discern the nature of the listing.
- 30. **Fiscal Year**. The Debtors operate on a calendar year basis. Unless otherwise indicated, all references to "annual," "annually," "year," "years," or an otherwise similar length of time are presumed to refer to a period of time in accordance with the Debtors' fiscal year. Each Debtor's fiscal year ends on December 31.
- 31. **Specific Notes**. These Global Notes are in addition to the specific notes set forth below and in the Schedules and Statements of the individual Debtor entities. The fact that the Debtors have prepared a Global Note with respect to a particular Schedule or Statement and not as to others does not reflect and should not be interpreted as a decision by the Debtors to exclude the applicability of such Global Note to any or all of the Debtors' remaining Schedules or Statements, as appropriate. Disclosure of information in one Schedule, one Statement, or an exhibit or attachment to a Schedule or Statement, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statement, exhibit, or attachment. In the event that the Schedules or Statements differ from any of the foregoing Global Notes, the Global Notes shall control.

Specific Disclosures with Respect to the Debtors' Schedules

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of the Debtors. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment, and reflect the Debtors' reasonable best efforts to report the assets and liabilities of the Debtors. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that the Debtors show more assets than liabilities, this is not an admission that the Debtors were solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent the Debtors show more liabilities than assets, this is not an admission that the Debtors were insolvent as of the Petition Date or at any time before the Petition Date. Values listed in these Schedules and Statements should not be used to determine the Debtors' enterprise valuation.

1. Schedule A/B, Part 1, Questions 2–4.

Cash and cash equivalents are as of the Petition Date.

For more information on the Debtors' cash management system, please refer to the Cash Management Motion.

2. Schedule A/B, Part 2, Question 8.

Certain prepaid or amortized assets are listed in Part 2 in accordance with the Debtors' books and records. The amounts listed in Part 2 do not necessarily reflect assets that the Debtors will be able to collect or realize. The amounts listed in Part 2 include, among other things, utility deposits, prepaid subscriptions, construction, rent and other prepayments.

3. Schedule A/B, Part 4, Question 14.

Ownership interests in subsidiaries and affiliates primarily arise from common stock ownership or member or partnership interests. Unless otherwise listed in the Schedules, the Debtors' respective ownership interests in subsidiaries are listed in Schedule A/B, Part 4 as undetermined amounts because the fair market value of such interests is dependent on numerous variables and factors and may differ significantly from the NBV.

For more information concerning the Debtors' organizational structure, please refer to the organization chart annexed to the First Day Declaration and the discussion therein.

Cryptocurrencies are reported in question 14, "**Investments** - Mutual funds or publicly traded stocks not included in Part 1".

4. Schedule A/B, Part 8, Questions 46–53.

Includes vehicles, miners, network equipment, servers, switchboards, transformers, and other equipment.

5. Schedule A/B, Part 9, Questions 55–58.

Where possible, the Debtors have provided the NBV on a property-by-property basis rather than current market values, which value may not reflect the net realizable value. For this reason, amounts ultimately realizable upon a sale will vary, potentially materially, from NBV, and the NBV listed shall not be construed as current or fair market value of such property. The Debtors considered both owned real property and ground leases to which the respective Debtor is a lessee in responding to Schedule A/B, Questions 55–58. In addition, the real property leases to which a Debtor is a lessee or lessor are listed in Schedule G. To the extent any interest in such leases is listed on Schedule G but not Schedule A/B, such interests are incorporated into Schedule A/B, Questions 55–58 by reference.

6. Schedule A/B, Part 11, Question 72.

The Debtors' response to the schedule questionnaire is indicative of the gross non-tax effected net operating loss ("NOL") values as compared to the GAAP net deferred tax assets associated with such NOLs. The actual dollar impact of how these NOLs affect future taxable income is dependent upon, among other things, the timing, character, and amount of any future or previous years' (provided NOLs are allowed to be carried back) income to which they can be applied. Amounts also do not reflect the consideration of any valuation allowances recorded pursuant to GAAP, which have the effect of reducing associated deferred tax assets. Additionally, the NOLs listed in Schedule A/B, Question 72 reflect the amounts listed in the Debtors' books and records, may reflect NOLs accumulated for more than one tax year, and may be subject to expiration or limitations on usability now or in the future.

For further information regarding NOLs and other of the Debtors' tax attributes, please refer to the *Emergency Motion of the Debtors Pursuant to Sections 362 and 105(a) of the Bankruptcy Code for Interim and Final Orders Establishing Notification Procedures and Approving Restrictions On (A) Certain Transfers of Interests in the Debtors, and (B) Claiming of Certain Worthless Stock Deductions* (Docket No. 7) (the "NOL Motion"). Any description of such tax attributes contained herein is qualified by the NOL Motion in all respects.

7. Schedule D.

Except as otherwise ordered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien, including mechanics' or similar liens, purported to be granted or perfected in any specific asset for the benefit of a secured creditor listed on a Debtor's Schedule D. Moreover, although the Debtors may have scheduled Claims of various creditors as secured Claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's Claim or the characterization of any such transaction or any document or instrument (including without limitation, any intercompany agreement) related to such creditor's Claim. To that end, the Debtors take no position as to the extent or priority of any particular creditor's lien in the Schedules and Statements.

With respect to those certain (i) secured convertible notes issued pursuant to that certain Secured Convertible Note Purchase Agreement, dated as of April 19, 2021 (as may be

amended, restated, amended and restated, supplemented, or otherwise modified from time to time, and including all related credit documents, and the notes issued thereunder, the "April Convertible Notes") and/or (ii) secured convertible notes issued pursuant to that certain Secured Convertible Note Purchase Agreement, dated on or about August 20, 2021 (as may be amended, restated, amended and restated, supplemented, or otherwise modified from time to time, and including all related credit documents, and the notes issues thereunder, the "August Convertible Notes", and collectively with the April Secured Convertible Notes, the "Convertible Notes"), the Debtors have listed only the note/collateral agent as the named creditor on Schedule E/F. Nonetheless, the Convertible Notes are beneficially owned by a number of other parties, which are not listed individually on Schedule E/F. Further, as noted on the organizational chart annexed to the First Day Declaration, certain Debtors are guarantors of the Convertible Notes. The Debtors have included the Convertible Notes on Schedule E/F of Core Scientific, Inc., the issuer of the Convertible Notes and on the relevant Debtors' schedules that are guarantors of the Convertible Notes. Nothing herein or in the Schedules or Statements is intended to be deemed an admission or allowance by the Debtors regarding the amount of any Claims arising from the Convertible Notes.

The Debtors are party to various equipment financing agreements (collectively, the "Equipment Financings"), which the Debtors have included on Schedule D of the obligor for each Equipment Financing. As stated above, unless otherwise indicated, Equipment Financing Claim amounts are scheduled at outstanding principal amounts as of Petition Date. Nothing in the Schedules and Statements is or should be construed as an admission as to the determination of the legal status of any Equipment Financing, including the validity or amount of any lien in connection therewith, and the Debtors reserve all rights with respect thereto. Furthermore, the inclusion of an Equipment Financing on Schedule D shall not constitute an admission as to the value of any collateral securing such Equipment Financing or any deficiency Claim relating thereto.

The Debtors are party to certain agreements titled as leases for cryptocurrency miners and other non-miner equipment (collectively, the "Equipment Leases"). Any known prepetition obligations of the Debtors pursuant to the Equipment Leases have been listed on Schedule D or Schedule E/F, as applicable. The underlying Equipment Lease agreements are listed on Schedule G. Nothing in the Schedules and Statements is or should be construed as an admission as to the determination of the legal status of any Equipment Lease, including the characterization of an Equipment Lease as a lease or an equipment financing, and the Debtors reserve all rights with respect thereto. The Debtors reserve all rights to dispute the secured status (or the validity of any asserted lien) of any Equipment Lease and all rights related thereto are expressly reserved.

The Debtors further reserve the right to challenge the secured status of any liability. Characterizing a liability, including an Equipment Financing, as "secured," shall not constitute an admission as to the validity of any asserted lien or amount thereof.

Nothing herein or in the Schedules or Statements is intended to be deemed an admission of liability by the Debtors with respect to any ongoing or future litigation relating to the indebtedness listed on Schedule D.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable underlying documents is necessary for a complete description of the

collateral and the nature, extent, and priority of any liens. Nothing in these Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, real property lessors, equipment lessors, utility companies, and other parties that may hold security deposits have not been listed on Schedule D. The Debtors have not included parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights, including certain parties from which the Debtors have received lien notices but whose notices the Debtors understand have not yet been filed or recorded. While reasonable efforts have been made, determination of the date upon which each Claim in Schedule D was incurred or arose may be unduly burdensome or cost prohibitive in some instances and, therefore, the Debtors may not list a date for each Claim listed on Schedule D.

While reasonable efforts have been made, certain guarantors of the debts listed on Schedule D may have been inadvertently excluded. The Debtors reserve all of their rights to amend or supplement Schedule D as necessary or appropriate.

For purposes of Schedule D, the Debtors have included the principal amounts outstanding. Amounts listed on Schedule D should not be used to determine the amount of an alleged secured claim or the value of the underlying collateral, which may be disputed.

8. Schedule E/F, Part 1.

The Claims listed on Schedule E/F, Part 1 arose and were incurred on various dates; a determination of the date upon which each Claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all such dates are included for each Claim. To the best of the Debtors' knowledge, all Claims listed on Schedule E/F arose or were incurred before the Petition Date.

The Debtors have not listed certain wage, or wage-related, obligations that the Debtors have paid pursuant to First Day Orders on Schedule E/F. The Debtors reserve the right to dispute or challenge whether creditors listed on Schedule E/F are entitled to priority status pursuant to sections 503 and/or 507 of the Bankruptcy Code.

Claims owing to various taxing authorities to which the Debtors potentially may be liable are included on the Debtors' Schedule E/F. Certain of such Claims, however, may be subject to ongoing audits and/or the Debtors otherwise may be unable to determine with certainty the amount of the remaining Claims listed on Schedule E/F. Therefore, where applicable, the Debtors have listed such Claims as contingent, disputed, and/or unliquidated, pending final resolution of ongoing audits or other outstanding issues. The Debtors reserve the right to assert that any Claim listed on Schedule E/F does not constitute a priority Claim under the Bankruptcy Code.

9. Schedule E/F, Part 2.

The Debtors have exercised commercially reasonable efforts to list all liabilities on Schedule E/F of each applicable Debtor. As a result of the Debtors' consolidated

operations, however, the reader should review Schedule E/F for all Debtors in these cases for a more complete understanding of the unsecured debts of the Debtors.

Certain creditors listed on Schedule E/F may owe amounts to the Debtors, and, as such, the Debtors may have valid setoff and recoupment rights with respect to such amounts. The amounts listed on Schedule E/F may not reflect any such right of setoff or recoupment, and the Debtors reserve all rights to assert the same and to dispute and challenge any setoff and/or recoupment rights that may be asserted against the Debtors by a creditor.

Additionally, certain creditors may assert mechanics', materialman's, or other, similar liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve their rights to dispute and challenge the validity, perfection, and immunity from avoidance of any lien purported to be perfected by a creditor listed on Schedule E/F of any Debtor. In addition, certain Claims listed on Schedule E/F (Part 2) may be entitled to priority under section 503(b)(9) of the Bankruptcy Code.

Schedule E/F also contains information regarding pending litigation involving the Debtors. In certain instances, the relevant Debtor that is the subject of the litigation is unclear or undetermined. To the extent that litigation involving a particular Debtor has been identified, however, such information is included on that Debtor's Schedule E/F. The amounts for these potential Claims are listed as undetermined and marked as contingent, unliquidated, and disputed in the Schedules. Additionally, certain pending or potential litigation and Claims listed in Schedule E/F involve individual claimants.

Current employee and director addresses have been reported as the Debtors' business address throughout the Schedules and Statements.

The Claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert Claims objections and/or setoffs with respect to the same.

The aggregate net intercompany payable amounts listed in Schedule E/F may or may not result in allowed or enforceable Claims by or against a given Debtor, and listing these payables is not an admission on the part of the Debtors that the intercompany Claims are enforceable or collectable. The intercompany payables also may be subject to recoupment, netting, or other adjustments made pursuant to intercompany policies and arrangements not reflected in the Schedules.

As noted, the Bankruptcy Court has authorized the Debtors to pay, in their discretion, certain unsecured prepetition Claims, pursuant to the First Day Orders. To the extent practicable, each Debtor's Schedule E/F is intended to reflect the balance as of the Petition Date, adjusted for postpetition payments of some or all of the Bankruptcy Court approved payments. Each Debtor's Schedule E/F will reflect some of the Debtor's payments of certain Claims pursuant to the First Day Orders, and, to the extent an unsecured Claim has been paid or may be paid, it is possible such Claim is not included on Schedule E/F. Certain Debtors may pay additional Claims listed on Schedule E/F

during these chapter 11 cases pursuant to these and other orders of the Bankruptcy Court and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such Claim.

Additionally, Schedule E/F does not include potential rejection damage Claims, if any, of the counterparties to executory contracts and unexpired leases that have been, or may be, rejected. Furthermore, Schedule E/F does not include any deficiency Claims relating to liabilities listed on Schedule D, including Equipment Financings.

10. Schedule G.

While the Debtors' existing books, records, and financial systems have been relied upon to identify and schedule executory contracts on each Debtor's Schedule G, and while the Debtors have devoted substantial internal and external resources to identifying and providing the requested information for as many executory contracts as possible and to ensuring the accuracy of Schedule G, inadvertent errors, omissions, or over-inclusions The Debtors do not make, and specifically disclaim, any may have occurred. representation or warranty as to the completeness or accuracy of the information set forth on Schedule G. The Debtors reserve all of their rights to dispute the validity, status, or enforceability of any contract, agreement, or lease set forth in Schedule G and to amend or supplement Schedule G as necessary. Certain contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents. In addition, certain nondisclosure agreements and/or other confidential information have been omitted. The Debtors reserve all of their rights with respect to such agreements. Further, unless otherwise specified on Schedule G, each executory contract or unexpired lease listed thereon shall be deemed to include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed thereon.

In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider.

The Debtors are party to certain agreements titled as leases for cryptocurrency miners and other non-miner equipment (collectively, the "Equipment Leases"). Any known prepetition obligations of the Debtors pursuant to the Equipment Leases have been listed on Schedule D or Schedule E/F, as applicable. The underlying Equipment Lease agreements are listed on Schedule G. Nothing in the Schedules and Statements is or should be construed as an admission as to the determination of the legal status of any Equipment Lease, including the characterization of an Equipment Lease as a lease or an equipment financing, and the Debtors reserve all rights with respect thereto. The Debtors reserve all rights to dispute the secured status (or the validity of any asserted lien) of any Equipment Lease and all rights related thereto are expressly reserved.

In the ordinary course of business, the Debtors may have issued numerous purchase orders for supplies, product, and related items, which, to the extent such purchase orders constitute executory contracts, are not listed individually on Schedule G. To the extent that goods were delivered under purchase orders prior to the Petition Date, vendors' Claims with respect to such delivered goods are included on Schedule E/F. Similarly, in the ordinary course of business, the Debtors may have issued numerous statements of work or similar documents for services, which, to the extent such statements of work or similar documents constitute executory contracts, are not listed individually on Schedule G. To the extent services were delivered under statements of work prior to the Petition Date, vendors' Claims with respect to such services are included on Schedule E/F.

As a general matter, certain of the Debtors' executory contracts and unexpired leases could be included in more than one category. In those instances, one category has been chosen to avoid duplication. Further, the designation of a category is not meant to be wholly inclusive or descriptive of the entirety of the rights or obligations represented by such contract.

Certain of the executory contracts and unexpired leases listed on Schedule G may contain certain renewal options, guarantees of payment, options to purchase, rights of first refusal, right to lease additional space, and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as easements, rights of way, subordination, nondisturbance, and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements, employment-related agreements, and confidentiality and non-disclosure agreements. Such documents may not be set forth in Schedule G.

The Debtors reserve all of their rights, Claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument related to a creditor's Claim, to dispute the validity, status, or enforceability of any contract, agreement, or lease set forth in Schedule G, and to amend or supplement Schedule G as necessary. Inclusion of any agreement on Schedule G does not constitute an admission that such agreement is an executory contract or unexpired lease and the Debtors reserve all rights in that regard, including, without limitation, that any agreement is not executory, has expired pursuant to its terms, or was terminated prepetition.

In addition, certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease. The Debtors reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, or any document or instrument (including, without limitation, any intercreditor or intercompany agreement) related to a creditor's Claim. Certain of the contracts, agreements, and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, the specific Debtor obligor to

certain of the executory contracts or unexpired leases could not be specifically ascertained in every circumstance. In such cases, the Debtors used their best efforts to determine the correct Debtor's Schedule G on which to list such executory contract or unexpired lease.

In the ordinary course of business, the Debtors have entered into numerous contracts or agreements, both written and oral, regarding the provision of certain services on a month-to-month basis. To the extent such contracts or agreements constitute executory contracts, these contracts and agreements may not be listed individually on Schedule G.

Certain of the executory contracts may not have been memorialized and could be subject to dispute; executory agreements that are oral in nature have not been included in Schedule G.

Certain of the executory contracts and unexpired leases listed in Schedule G may have been assigned to, assumed by, or otherwise transferred to certain of the Debtors in connection with, among other things, acquisitions by the Debtors. The Debtors used their best efforts to determine the correct Debtor's Schedule G on which to list such executory contract or unexpired lease.

The Debtors generally have not included on Schedule G any insurance policies, the premiums for which have been prepaid. In the event that the Bankruptcy Court were to ever determine that any such prepaid insurance policies are executory contracts, the Debtors reserve all of their rights to amend Schedule G to include such policies, as necessary or appropriate. A description of the Debtors' insurance policies and insurance programs is included in the Emergency Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing Debtors to (A) Continue Insurance Programs and Surety Bonds, and (B) Pay Certain Obligations with Respect Thereto; (II) Granting Relief from Automatic Stay with Respect to Workers' Compensation Claims; and (III) Granting Related Relief (Docket No. 13) (the "Insurance Motion") and the exhibits attached thereto.

Specific Disclosures with Respect to the Debtors' Statements

1. SOFA Part 2, Question 3.

Severance for non-insiders is not considered regular employee compensation and is included.

2. SOFA Part 2, Question 4.

Includes payments to legal entities, including individuals and affiliates.

For purposes of the Schedules and Statements, the Debtors defined "insiders" as such term is defined in section 101(31) of the Bankruptcy Code. Persons listed as "insiders" have been included for informational purposes only and the inclusion of them in the Schedules and Statements shall not constitute an admission that such persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (i) any insider's influence over the control of the Debtors; (ii) the management responsibilities or functions of any such insider; (iii)

the decision-making or corporate authority of any such insider; or (iv) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose. Entities listed as "insiders" have been included for informational purposes and their inclusion shall not constitute an admission that those entities are insiders for purposes of section 101(31) of the Bankruptcy Code. As stated above, the listing of a party as an insider in the Schedules and Statements, is not intended to be, nor shall be, construed as a legal characterization or determination of such party as an actual insider and does not act as an admission of any fact, claim, right or defense, and all such rights, claims, and defenses are hereby expressly reserved.

Given the significant volume and ordinary course nature of these intercompany transactions, the Debtors may not have listed all intercompany transfers and transactions.

As described in the Emergency Motion of Debtors for Entry of an Order (I) Authorizing Debtors to (A) Pay Prepetition Wages, Salaries, Employee Benefits, and Other Compensation, and (B) Maintain Employee Benefits Programs and Pay Related Obligations; and (II) Granting Related Relief (Docket No. 6) (the "Wages Motion"), employees are generally granted restricted stock units ("RSUs") upon the commencement of their employment, which RSUs continue to vest through the term of their employment on four-year schedules. The Debtors have not included the vesting of previously granted RSUs for purposes of SOFA Part 2, Question 4. The Debtors, however, have included new grants of RSUs in SOFA Part 2, Question 4. For purposes of SOFA Part 2, Question 4, the RSUs are valued as of the Petition Date at \$0 as they are granted in shares and not cash.

3. SOFA Part 2, Question 5.

The Debtors return products in the ordinary course due to defect, or if the product is not needed. The Debtors did not list any of these types of ordinary course returns in response to SOFA Part 2, Question 5.

4. **SOFA Part 2, Question 6.**

The Debtors routinely incur certain setoffs in the ordinary course of business, including postpetition setoffs. Setoffs in the ordinary course can result from various items including, but not limited to, intercompany transactions, pricing discrepancies, returns, warranties, coupons, refunds, and other disputes between the Debtors and their tenants and/or vendors. These routine setoffs are consistent with the ordinary course of business in the Debtors' industry, and, therefore, can be particularly voluminous, unduly burdensome, and costly for the Debtors to regularly document. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and, as such, are excluded from the Schedules and Statements. Any setoff of a prepetition debt to be applied against the Debtors is subject to the automatic stay and must comply with section 553 of the Bankruptcy Code. The Debtors reserve all rights with respect thereto, including the right to amend the setoff amounts.

5. SOFA Part 3, Question 7.

Although the Debtors believe they were diligent in their efforts, certain lawsuits and proceedings may have been excluded inadvertently in the Debtors' response to SOFA, Question 7. Additionally, the Debtors may have causes of action against other parties that have not formally been commenced, and thus any such causes of action have not been included on SOFA Part 3, Question 7. The Debtors reserve all of their rights to amend or supplement their response to SOFA Part 3, Question 7.

The Debtors reserve all of their rights and defenses with respect to any and all listed lawsuits and administrative proceedings. The listing of such actions shall not constitute an admission by the Debtors of any liabilities or that the actions were correctly filed against the Debtors or any affiliates of the Debtors. The Debtors also reserve their rights to assert that neither the Debtors nor any affiliate of the Debtors is an appropriate party to such actions or proceedings.

In the event that the Debtors discover additional information pertaining to these legal actions identified in response to SOFA Part 3, Question 7, the Debtors will use reasonable efforts to supplement the Statements in light thereof and reserve all rights to do so.

The response to this question excludes normal-course state audit activities.

6. **SOFA Part 4, Question 9.**

The donations and/or charitable contributions listed in response to SOFA Part 4, Question 9 represent payments made to third parties during the applicable timeframe that were recorded as such within the Debtors' books and records.

7. SOFA Part 6, Question 11.

All payments for services of any entities that provided consultation concerning debt counseling or restructuring services, relief under the Bankruptcy Code, or preparation of a petition in bankruptcy within one (1) year immediately preceding the Petition Date are listed on the applicable Debtors' response to SOFA Part 6, Question 11. Certain professionals provided services in addition to restructuring related services; payments for such services have been excluded in response to SOFA Part 6, Question 11, to the extent reasonably practicable. Additional information regarding the Debtors' retention of professional service firms is more fully described in individual retention applications and related orders, to the extent applicable.

On a postpetition basis, payments to certain professionals have been or will be made from the Debtors' segregated professional fee escrow account held by Core Scientific, Inc. on behalf of the Debtors on a consolidated basis. Payments to certain other professionals are paid out of the main operating account held by Core Scientific Operating Company. The Debtors believe that it would be an inefficient use of the assets of the Debtors' estates for the Debtors to allocate these payments on a Debtor-by-Debtor basis. Accordingly, the Debtors have listed such payments on the SOFA of Core Scientific Operating Company.

8. **SOFA Part 13, Question 27**.

No complete inventory results are maintained.

9. **SOFA Part 13, Question 30**.

Payments to insiders: refer to SOFA Part 2, Question 4 for payments that would have otherwise been listed in here.

22-90342

Core Scientific Acquired Mining LLC

Add lines 2 through 4. Copy the total to line 80.

Schedule A/B: Assets — Real and Personal Property Part 1: Cash and cash equivalents 1. Does the debtor have any cash or cash equivalents? No. Go to Part 2. ✓ Yes. Fill in the information below. Last 4 digits of Current value of **General description** Type of account (if applicable) account # debtor's interest (if applicable) 2. Cash on hand 3. Checking, savings, money market, or financial brokerage accounts (Identify all) BANK OF AMERICA **BLOCKCAP DEPOSITORY** 7616 \$8,406 4. Other cash equivalents (Identify all) Total of Part 1. \$8.406

22-90342

\$10,349,170.00

Core Scientific Acquired Mining LLC

Total of Part 2

Add lines 7 through 8. Copy the total to line 81.

Schedule A/B: Assets — Real and Personal Property Part 2: **Deposits and prepayments** Does the debtor have any deposits or prepayments? No. Go to Part 3. ✓ Yes. Fill in the information below. Current value of **General description** debtor's interest Deposits, including security deposits and utility deposits Description, including name of holder of deposit Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent Description, including name of holder of prepayment 8.1 13030 - PREPAID INSURANCE: LOCKTON \$5,281,380.00 13040 - PREPAID SUBSCRIPTION 8.2 \$5,067,790.00

22-90342

Core Scientific Acquired Mining LLC

Total of Part 3

Current value on lines 11a + 11b = line 12. Copy the total to line 82.

Schedule A/B: Assets — Real and Personal Property Part 3: **Accounts receivable** 10. Does the debtor have any accounts receivable? ✓ No. Go to Part 4. Yes. Fill in the information below. Doubtful or Current value of **General description** Face or requested uncollectable debtor's interest amount Accounts receivable 11. 11a. 90 days old or less: 11b. Over 90 days old: 11c. All accounts receivable:

Intercompany Summary Matrix

_	Core Scientific, Inc.	Core Scientific Acquired Mining LLC	Core Scientific Operating Company	Radar Relay, Inc.	Core Scientific Specialty Mining LLC	American Property Acquisition, LLC	Starboard Capital LLC	RADAR, LLC	American Property Acquisitions I, LLC	American Property Acquisitions VII, LLC	Core Scientific Mining LLC
Core Scientific, Inc.		(\$12,690,624)	(\$476,285,014)								
Core Scientific Acquired Mining LLC	\$12,198,146		(\$152,359,250)	\$1,745,468							
Core Scientific Operating Company	\$476,792,362			(\$557,450)							
Radar Relay, Inc.			Ф557.450								
Core Scientific Specialty Mining LLC		(\$1,745,468)	\$557,450								
American Property Acquisition, LLC											
Starboard Capital LLC											
RADAR, LLC											
American Property Acquisitions I, LLC											
American Property Acquisitions VII, LLC											
Core Scientific Mining LLC											

22-90342

Core Scientific Acquired Mining LLC

Add lines 14 through 16. Copy the total to line 83.

Schedule A/B: Assets — Real and Personal Property		
Part 4: Investments		
13. Does the debtor own any investments?		
☐ No. Go to Part 5.		
✓ Yes. Fill in the information below.		
General description	Valuation method used for current value	Current value of debtor's interest
14. Mutual funds or publicly traded stocks not included in Part 1 Name of fund or stock:		
14.1 DIGITAL CURRENCY	OST NET OF IMPAIRMEN	\$72,497
15. Non-publicly traded stock and interests in incorporated and unincorporated or joint venture Name of entity:	d businesses, including any interes	t in an LLC, partnership,
15.1		
Government bonds, corporate bonds, and other negotiable and non-negoti Describe:	iable instruments not included in Pa	art 1
16.1		
17. Total of Part 4		
		\$72,497

Schedule Pare Pare Pare Procument 462 Filed in TXSB on 02/03/23 Page 27 of 55 Core Scientific's investments consists of its investment in subsidiaries, as set forth on the following organizational chart: **Debtor Status** $\mathbf{D} = \mathbf{Debtor}$ Symbol Legend Borrower under the B. Riley Notes CORE SCIENTIFIC Issuer under the Convertible Notes Guarantor under the Convertible Notes Borrower under the Equipment Leases and Loans Borrower under the Facility Mortgages Core Scientific, Inc. (fka Power & Digital Infrastructure Core Scientific, Inc. – Branch CSP Liquid Opportunities Acquisition Corp.) Entity changed name at January 20, 2022 merger (Abu Dhabi) Offshore Fund (Exempted Ltd) *Provisional License not *Affiliated entity separate entity Party to operations, service, customer and vendor agreements entered into pre de-SPAC* *Available in the data room, except Amended and Restated Electric Service Agreements, dated as of October 11, 2018, by and between American Property Acquisitions, LLC VI/VII and Dalton Utilities Party to operations, service, customer and vendor agreements entered into post de-SPAC* State of Formation/Incorporation (as shown at top right corner of each box) Core Scientific Core Scientific Acquired Core Scientific Mining LLC ABD = Abu Dhabi Core Scientific Partners GP Mining LLC **Operating Company** CO = Colorado LLC (SMLLC) (fka Core Scientific, Inc.) DE = Delaware (Acquirer of Blockcap, Inc.) GA = Georgia KY = Cayman Islands TX = Texas Limited General Partne Radar Relay, Inc. Core Scientific Partners, LP Core Scientific Specialty Mining (fka Radar Relay, LLC) (Oklahoma) LLC LLC (fka GPU One Holdings, LLC) D D CSP Advisors, LLC (SMLLC) CSP Liquid Opportunities GP, LP American Property Acquisitions American Property Acquisitions Starboard Capital LLC RADAR LLC CSP Liquid Opportunities Fund, LP

> CSP Liquid Opportunities Master Fund, LP

22-90342

Core Scientific Acquired Mining LLC

Yes

Schedule A/B: Assets — Real and Personal Property Part 5: Inventory, excluding agriculture assets - detail 18. Does the debtor own any inventory (excluding agriculture assets)? ✓ No. Go to Part 6. Yes. Fill in the information below. **General description** Date of the last Net book value of Valuation method Current value of physical inventory debtor's interest used for current debtor's interest (Where available) value 19. Raw materials 20. Work in progress 21. Finished goods, including goods held for resale 22. Other Inventory or supplies 23. Total of Part 5 Add lines 19 through 22. Copy the total to line 84. 24. Is any of the property listed in Part 5 perishable? ☐ No ☐ Yes 25. Has any of the property listed in Part 5 been purchased within 20 days before the bankruptcy was filed? Book Value Valuation method _____ Yes. Current value 26. Has any of the property listed in Part 5 been appraised by a professional within the last year? No

Core Scientific Acquired Mining LLC

Schedule A/B: Assets — Real and Personal Property

	Part 6: Farming and fishing-related assets (oth	her than titled moto	or vehicles and land)	
27.	Does the debtor own or lease any farming and fishing-related ✓ No. Go to Part 7. ☐ Yes. Fill in the information below.	assets (other than title	ed motor vehicles and land	i)?
G	eneral description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
28.	Crops—either planted or harvested 28.1			
29.	Farm animals Examples: Livestock, poultry, farm-raised fish 29.1			
30.	Farm machinery and equipment (Other than titled motor vehicles) 30.1			
31.	Farm and fishing supplies, chemicals, and feed 31.1			
32.	Other farming and fishing-related property not already listed if 32.1	in Part 6		
33.	Total of Part 6. Add lines 28 through 32. Copy the total to line 85.			
34.	Is the debtor a member of an agricultural cooperative? No Yes. Is any of the debtor's property stored at the cooperative No Yes	re?		
35.	Has any of the property listed in Part 6 been purchased within No Yes. Book Value Valuation			
36.	Is a depreciation schedule available for any of the property lis No Yes			
37.	Has any of the property listed in Part 6 been appraised by a p No Yes	rofessional within the l	ast year?	

22-90342

Core Scientific Acquired Mining LLC

Sc	hedule A/B: Assets — Real and Persona	l Property				
	Part 7: Office furniture, fixtures, and equipme	ent; and collectibles	s - detail			
38.	Does the debtor own or lease any office furniture, fixtures,					
	No. Go to Part 8.					
	✓ Yes. Fill in the information below.					
G	eneral description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest		
39.	Office furniture					
	39.1					
40.	Office fixtures					
	40.1 FURNITURE & FIXTURES	\$50,308		\$50,308		
41.	Office equipment, including all computer equipment and co	smmunication systems e \$47,770	quipment and software	\$47,770		
42.	Collectibles					
	42.1					
43.	Total of Part 7			\$98,078		
	Add lines 39 through 42. Copy the total to line 86.					
44.	Is a depreciation schedule available for any of the property	listed in Part 7?				
	□ No					
	✓ Yes					
45.	Has any of the property listed in Part 7 been appraised by a professional within the last year?					
	✓ No					
	Yes					

22-90342

Core Scientific Acquired Mining LLC

Sc	hedule A/E	3: Assets — Real and Persona	l Property		
	Part 8: N	Machinery, equipment, and vehicles			
	No. Go to ✓ Yes. Fill i	in the information below.			
G	eneral descripti	on	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
47.	Automobiles, v	vans, trucks, motorcycles, trailers, and titled f	farm vehicles		
48.	•	ilers, motors, and related accessories, trailers, motors, floating homes, personal watercraft, ar	nd fishing vessels		
49.	Aircraft and ac	cessories			
50.	Other machine	ery, fixtures, and equipment (excluding farm n	nachinery and equipmen	nt)	
	50.1 MINER	S	\$70,350,987		\$70,350,987
51.	Total of Part 8 Add lines 47 thr	rough 50. Copy the total to line 87.			\$70,350,987
52.	Is a depreciation No Yes	on schedule available for any of the property	listed in Part 8?		
53.	Has any of the No Yes	property listed in Part 8 been appraised by a	professional within the	last year?	

Core Scientific Acquired Mining LLC Case Number: 22-90342 Schedule A/B: Assets — Real and Personal Property Part 9: Real property - detail 54. Does the debtor own or lease any real property? No. Go to Part 10. Yes. Fill in the information below. Nature and extent Net book value of Valuation method Current value of **Description and location of property** of debtor's debtor's interest used for current debtor's interest Include street address or other description such as interest in (Where available) value Assessor Parcel Number (APN), and type of property (for example, acreage, factory, warehouse, apartment or property office building), if available. 55. Any building, other improved real estate, or land which the debtor owns or in which the debtor has an interest 55.1 56. Total of Part 9 Add the current value on all Question 55 lines and entries from any additional sheets. Copy the total to line 88. 57. Is a depreciation schedule available for any of the property listed in Part 9? No Yes 58. Has any of the property listed in Part 9 been appraised by a professional within the last year? ☐ No

Yes

Core Scientific Acquired Mining LLC

65. **Goodwill**65.1

Case Number: 22-90342

Schedule A/B: Assets — Real and Personal Property

	Part 1	0: Intangibles and intellectual property - o	detail		
		the debtor have any interests in intangibles or intellectu			
	✓	No. Go to Part 11. Yes. Fill in the information below.			
G	eneral	description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
60.	Pater	nts, copyrights, trademarks, and trade secrets			
	60.1		-		
61.	Interr	net domain names and websites			
	61.1	BLOCKCAP.COM		UNKNOWN	Undetermined
	61.2	BLOCKCAPINC.COM		UNKNOWN	Undetermined
	61.3	BLOCKCAPITALINC.COM		UNKNOWN	Undetermined
	61.4	BLOCKCAPITALLTD.COM		UNKNOWN	Undetermined
	61.5	BLOCKCAPITALPARTNERS.COM		UNKNOWN	Undetermined
	61.3	BLOCKCAPITALPARTNERS.IO		UNKNOWN	Undetermined
	61.7	BLOCKCAPNEWS.COM		UNKNOWN	Undetermined
62.	Licen 62.1	ses, franchises, and royalties			
63.	Custo 63.1	omer lists, mailing lists, or other compilations			
64.	Other	r intangibles, or intellectual property			
	64.1				

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 34 of 55

Core Scientific Acquired Mining LLC Case Number: 22-90342 Schedule A/B: Assets — Real and Personal Property Part 10: Intangibles and intellectual property - detail 66. Total of Part 10 Undetermined Add lines 60 through 65. Copy the total to line 89. 67. Do your lists or records include personally identifiable information of customers (as defined in 11 U.S.C. §§ 101(41A) and ✓ No Yes 68. Is there an amortization or other similar schedule available for any of the property listed in Part 10? ✓ No Yes 69. Has any of the property listed in Part 10 been appraised by a professional within the last year? ✓ No

Yes

Core Scientific Acquired Mining LLC

Case Number: 22-90342

Schedule A/B: Assets — Real and Personal Property

l	Part 1	1: All other assets	
70.		the debtor own any other assets that have not yet been reported on this form? Include all interests in exeracts and unexpired leases not previously reported on this form.	ecutory
		No. Go to Part 12.	
	✓	Yes. Fill in the information below.	
G	eneral	description	Current value of debtor's interest
71.		s receivable scription (include name of obligor)	
	71.1		
72.		refunds and unused net operating losses (NOLs) scription (for example, federal, state, local)	
	72.1	2021 federal tax refund	\$76,273
	72.2	2021 KY tax refund	\$7,999
	72.3	2021 NC franchise tax refund	\$17,016
	72.4	2021 NC income tax refund	\$13,553
73.		ests in insurance policies or annuities	
	73.1		
74.	Caus	ses of action against third parties (whether or not a lawsuit has been filed)	
	74.1		
75.	Othe	r contingent and unliquidated claims or causes of action of every nature, including counterclaims of the caims	debtor and rights to set
	75.1		

22-90342

Core Scientific Acquired Mining LLC

Yes

Schedule A/B: Assets — Real and Personal Property Part 11: All other assets **General description Current value of** debtor's interest 76. Trusts, equitable or future interests in property 76.1 77. Other property of any kind not already listed Examples: Season tickets, country club membership Examples: Season tickets, country club membership 77.1 Digital Asset Receivable \$71,955 78. Total of Part 11 \$186,796 Add lines 71 through 77. Copy the total to line 90. 79. Has any of the property listed in Part 11 been appraised by a professional within the last year? ✓ No

Case Number:

22-90342

Core Scientific Acquired Mining LLC

Schedule A/B: Assets — Real and Personal Property

Part 12: Summary

In Part 12 copy all of the totals from the earlier parts of the form.

Тур	e of property	Current value of personal property	Current value of real property	Total of all property
80.	Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$8,406	-	
81.	Deposits and prepayments. Copy line 9, Part 2.	\$10,349,170	-	
82.	Accounts receivable. Copy line 12, Part 3.	\$0	-	
83.	Investments. Copy line 17, Part 4.	\$72,497	_	
84.	Inventory. Copy line 23, Part 5.	\$0	_	
85.	Farming and fishing-related assets. Copy line 33, Part 6.	\$0	<u>.</u>	
86.	Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$98,078		
87.	Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$70,350,987	_	
88.	Real property. Copy line 56, Part 9.		\$0	
89.	Intangibles and intellectual property. Copy line 66, Part 10.	\$0	_	
90.	All other assets. Copy line 78, Part 11.	\$186,796	-	
91.	Total. Add lines 80 through 90 for each column.	\$81,065,934 a.	\$0 b	

92. Total of all property on Schedule A/B. Lines 91a + 91b = 92.

\$81,065,934

Case Number:

22-90342

Core Scientific Acquired Mining LLC

Schedule D: Creditors Who Have Claims Secured by Property 1. Do any creditors have claims secured by debtor's property? No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form. ✓ Yes. Fill in all of the information below. **List Creditors Who Have Secured Claims Part 1:** 2. List in alphabetical order all creditors who have secured claims. If a creditor has more than one secured claim, list the creditor separately for each claim. Creditor's Name and Mailing Address, E-mail Co-Insider Co-Date Claim was Incurred, Property Description, CUD Amount of Claim Value of Collateral Address & An Account Number Lien & Co-Interest Creditor Interest Debtor **Convertible Notes** U.S. BANK NATIONAL ASSOCIATION, AS NOTE DATE: 8/20/2021 2.1 \$322,918,757 **~** AGENT WEST SIDE FLATS, 60 LIVINGSTONE AVENUE PROPERTY DESCRIPTION: 10% CONVERTIBLE EP-MN-WS3C NOTE DUE APR 1, 2025 ATTN: JOSHUA HAHN ST. PAUL, MN 55107 2.2 U.S. BANK NATIONAL ASSOCIATION, AS NOTE DATE: 4/19/2021 **✓** \$237.969.176 **AGENT** WEST SIDE FLATS, 60 LIVINGSTONE AVENUE PROPERTY DESCRIPTION: 10% CONVERTIBLE EP-MN-WS3C **NOTE DUE APR 19, 2025** ATTN: JOSHUA HAHN ST. PAUL, MN 55107 **Convertible Notes Total:** \$560,887,934

Core Scientific Acquired Mining LLC	Case Number:	22-90342
Schedule D: Creditors Who Have Claims Secured by Property		
	Amount of Claim	
3. Total of the dollar amounts from Part 1, Column A, including the amounts from the Additional Page, if any.	<u></u> \$560.887.934	

Case Number: 22-90342

Schedule D: Creditors Who Have Claims Secured by Property

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

Name and Mailing Address	Part 1 Line on which the Related Creditor was Listed	Last 4 Digits of Account Number for this Entity

NONE

RALEIGH, NC 27640-0640

Core Scientific Acquired Mining LLC	Case Number:	22-90342
-------------------------------------	--------------	----------

Schedule F/F: Creditors Who Have Unsecured Claims Part 1: **List All Creditors with PRIORITY Unsecured Claims** Do any creditors have priority unsecured claims? (See 11 U.S.C. § 507). No. Go to Part 2. ✓ Yes. Go to line 2. 2. List in alphabetical order all creditors who have unsecured claims that are entitled to priority in whole or in part. If the debtor has more than 3 creditors with priority unsecured claims, fill out and attach the Additional Page of Part 1. CUD Creditor's Name, Mailing Address Including **Date Claim Was Incurred And** Offset **Total Claim Priority Amount Zip Code** Account Number **Taxing Authorities V V** 2.1 CALIFORNIA FRANCHISE TAX BOARD **UNKNOWN** UNDETERMINED UNDETERMINED P.O. BOX 942857 SACRAMENTO, CA 94257-0531 ACCOUNT NO .: NOT AVAILABLE 2.2 CHEROKEE COUNTY TAX COLLECTOR UNKNOWN UNDETERMINED UNDETERMINED 75 PEACHTREE SREET #225 ACCOUNT NO.: NOT AVAILABLE MURPHY, NC 28906-2947 **V V** 2.3 CITY OF CALVERT CITY UNDETERMINED UNDETERMINED **UNKNOWN** 861 E. 5TH AVENUE ACCOUNT NO.: NOT AVAILABLE P.O. BOX 36 CALVERT CITY, KY 42049 2.4 COLORADO DEPARTMENT OF REVENUE **UNKNOWN** UNDETERMINED UNDETERMINED P.O. BOX 17087 DENVER, CO 80217-0087 ACCOUNT NO.: NOT AVAILABLE 2.5 EDDIE MCGUIRE, MARHSALL COUNTY **UNKNOWN** UNDETERMINED UNDETERMINED **SHERIFF** 52 JUDICIAL DRIVE ACCOUNT NO.: NOT AVAILABLE BENTON, KY 42025 GEORGIA DEPARTMENT OF REVENUE **UNKNOWN** UNDETERMINED UNDETERMINED P.O. BOX 105499 ATLANTA, GA 30348-5499 ACCOUNT NO.: NOT AVAILABLE 2.7 INTERNAL REVENUE SERVICE UNDETERMINED UNDETERMINED UNKNOWN CENTRALIZED INSOLVENCY OPERATION ACCOUNT NO.: NOT AVAILABLE P.O. BOX 7346 PHILADELPHIA, PA 19101-7346 **V V** 2.8 KENTUCKY DEPARTAMENT OF **UNKNOWN** UNDETERMINED UNDETERMINED **REVENUE 501 HIGH STREET** ACCOUNT NO.: NOT AVAILABLE FRANKFORT, KY 40601 **y y** 2.9 KING COUNTY ASSESSOR **UNKNOWN** UNDETERMINED UNDETERMINED 201 S. JACKSON STREET **ROOM 708** ACCOUNT NO.: NOT AVAILABLE SEATTLE, WA 98104 **✓ ✓** □ UNDETERMINED UNDETERMINED 2.10 NORTH CAROLINA DEPARTMENT OF **UNKNOWN** REVENUE POST OFFICE BOX 25000 ACCOUNT NO.: NOT AVAILABLE

Case Number: 22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

Part 1: **List All Creditors with PRIORITY Unsecured Claims** Creditor's Name, Mailing Address Including **Date Claim Was Incurred And** CUD Offset **Total Claim Priority Amount Zip Code Account Number Taxing Authorities** 2.11 NORTH DAKOTA DEPARTMENT OF UNKNOWN UNDETERMINED UNDETERMINED **REVENUE** 600 E. BOULEVARD AVE. ACCOUNT NO.: NOT AVAILABLE **DEPT. 127** BISMARCK, ND 58505-0599 2.12 OKLAHOMA DEPARTMENT OF REVENUE **UNKNOWN** UNDETERMINED UNDETERMINED 2501 NORTH LINCOLN BOULEVARD OKLAHOMA CITY, OK 73194 ACCOUNT NO.: NOT AVAILABLE **V V** 2.13 STATE OF DELAWARE - DIVISION OF UNDETERMINED UNDETERMINED **UNKNOWN CORPORATIONS** ACCOUNT NO.: NOT AVAILABLE P.O. BOX 5509 BINGHAMTON, NY 13902-5509 2.14 TENNESSEE DEPARTMENT OF **✓** ✓ UNDETERMINED UNDETERMINED **UNKNOWN REVENUE** ANDREW JACKSON BUILDING ACCOUNT NO.: NOT AVAILABLE 500 DEADERICK STREET NASHVILLE, TN 37242 2.15 TEXAS COMPTROLLER **UNKNOWN** UNDETERMINED UNDETERMINED P.O. BOX 13528 **CAPITOL STATION** ACCOUNT NO.: NOT AVAILABLE AUSTIN, TX 78711-3528 **V V** 2.16 US CUSTOMS AND BORDER **UNKNOWN** UNDETERMINED UNDETERMINED **PROTECTION FP&F OFFICE** ACCOUNT NO.: NOT AVAILABLE 5600 PEARL SREET ROSEMOND, IL 60018 2.17 WARD COUNTY ASSESSOR UNKNOWN UNDETERMINED UNDETERMINED 808 S BETTY AVENUE MONAHANS, TX 79756 ACCOUNT NO.: NOT AVAILABLE **✓ ✓** □ 2.18 WHITFIELD COUNTY BOARD OF UNKNOWN UNDETERMINED UNDETERMINED **ASSESSORS** 303 W. WAUGH STREET ACCOUNT NO.: NOT AVAILABLE DALTON, GA 30720-4291 **Taxing Authorities Total:** UNDETERMINED UNDETERMINED

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 43 of 55

Core Scientific Acquired Mining LLC

Case Number: 22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

Part 1:

List All Creditors with PRIORITY Unsecured Claims

Total: All Creditors with PRIORITY Unsecured Claims

UNDETERMINED UNDETERMINED

Part 2:

Case Number: 22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

3. List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2. Creditor's Name Mailing Address Date Claim Was Incurred And C. U. D. Basis For Offset Amount

List All Creditors with NONPRIORITY Unsecured Claims

Creditor's Name, Mailing Address **Date Claim Was Incurred And** CUD **Basis For** Offset **Amount of Claim Including Zip Code Account Number** Claim Litigation HARLIN DEAN UNKNOWN Litigation UNDETERMINED 3.1 **V V** C/O RIDDLE & WILLIAMS ATTORNEYS AND COUNSELORS ACCOUNT NO.: NOT AVAILABLE ATTN: DEAN RIDDLE 3811 TURTLE CREEK BLVD, STE **DALLAS, TX 75219 MEI PANG** UNKNOWN Litigation UNDETERMINED 3.2 **V V** C/O STECKLER WAYNE CHERRY & LOVE PLLC ACCOUNT NO.: NOT AVAILABLE ATTN: BRUCE W. STECKLER 12720 HILLCREST ROAD, STE 1045 **DALLAS, TX 75230**

Litigation Total: UNDETERMINED

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 45 of 55

Core Scientific Acquired Mining LLC Case Number: 22-90342 Schedule E/F: Creditors Who Have Unsecured Claims List All Creditors with NONPRIORITY Unsecured Claims Part 2: Creditor's Name, Mailing Address **Date Claim Was Incurred And** CUD **Basis For** Offset **Amount of Claim Including Zip Code Account Number** Claim **Intercompany Payables** CORE SCIENTIFIC OPERATING 3.3 UNKNOWN Intercompany \$152,359,250 **✓ ✓** □ COMPANY 2407 S. CONGRESS AVE ACCOUNT NO.: NOT AVAILABLE STE. E-101 AUSTIN, TX 78704

Intercompany Payables Total:

\$152,359,250

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 46 of 55

Core Scientific Acquired Mining LLC

Case Number:

22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

Part 2:

List All Creditors with NONPRIORITY Unsecured Claims

Total: All Creditors with NONPRIORITY Unsecured Claims

\$152,359,250

Case Number:

22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

Part 3:

List Others to Be Notified About Unsecured Claims

4. List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

Creditor's Name, Mailing Address Including Zip Code

On which line in Part 1 did you enter the related creditor?

Last 4 digits of account number for this entity

4.1 NONE

Lines 5a + 5b = 5c.

Case Number:

22-90342

Schedule E/F: Creditors Who Have Unsecured Claims

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims

5. Add the amounts of priority and nonpriority unsecured claims.

	_			
Total	∩f	claim	ame	viinte

5a.	Total claims from Part 1	5a.	\$0
5b.	Total claims from Part 2	5b. +	\$152,359,250
5c.	Total of Parts 1 and 2	5c.	\$152,359,250

Core Scientific Acquired Mining LLC Case Number: 22-90342

Schedule G: Executory Contracts and Unexpired Leases

1.	Does the debtor have any executory contracts or unexpired leases?
	No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form.
	Yes. Fill in all of the information below even if the contracts or leases are listed on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B).

2. List all contracts and unexpired leases

Nature of the Debtor's Interest		Expiration Date	Contract ID	Co-Debtor	Name	Address
Consul	ting Agreements					
2. 1	2021-03-24 - CONSULTING AWARD AGREEMENT		CONSULT1419		JOHN QUINN	1165 MADIA STREET, PASADENA, CA 91103
2. 2	2021-01-24 - CONSULTING AWARD AGREEMENT		CONSULT1428		ROSS BERMAN	3985 NW 53RD STREET, BOCO RATON, FL 33496
2. 3	2021-03-24 - CONSULTING AWARD AGREEMENT		CONSULT1415		SAIFEDEAN AMMOUS	16 MEKIAL ST, DEIR GHBAR, AMMAN, JORDAN
2. 4	2021-07-12 - CONSULTING AWARD AGREEMENT		CONSULT1426		ZGBC PARTNERS 1	11 TIMES SQUARE, NEW YORK, NY 10016

Core Scientific Acquired Mining LLC Case Number: 22-90342

Schedule G: Executory Contracts and Unexpired Leases

Nature of the Debtor's Interest		Expiration Date	Contract ID	Co-Debtor	Name	Address
All Oth	er Agreements					
2. 5	SERVICE AGREEMENT		AOVS1622		RED MOON 88 LLC	2407 S. CONGRESS AVE STE. E-101 AUSTIN, TX 78704
2. 6	SERVICE AGREEMENT		AOVS1711	F	RED MOON 88 LLC	2407 S. CONGRESS AVE STE. E-101

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 51 of 55

Core Scientific Acquired Mining LLC	Case Number:	22-90342
Schedule G: Executory Contracts and Unexpired Leases		
	TOTAL NUMBER OF C	ONTRACTS: 6

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 52 of 55

Fill in this information to identify the case:

· · · · · · · · · · · · · · · · · · ·	
Debtor name: Core Scientific Inc., et al.,	
United States Bankruptcy Court for the Souther District of Texas	
Case number (If known): 22-90341 (primary)	
Official Form 206H	☐ Check if this is ar amended filing
Schedule H: Codebtors	12/15
Be as complete and accurate as possible. If more space is needed, copy the Add the Additional Page to this page.	litional Page, numbering the entries consecutively. Attach
Does the debtor have any codebtors?	

☐ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form. 2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2. Column 1: Codebtor Column 2: Creditor Check all schedules Mailing address Name Name that apply: See Attachment H ☐ D □ E/F Street City State ZIP Code

Official Form 206H Schedule H: Codebtors page 1 of 3

Case 22-90341 Document 462 Filed in TXSB on 02/03/23 Page 53 of 55

In re Core Scientific, Inc., et al. Case Number: 22-90341 (SDTX) Schedule H: Codebtors

Debtor Name	Debtor's Ro	le Address	City State	e Zip	Claim Description	Name of Creditor	Schedule
Core Scientific Acquired Mining LLC (Acquirer of Blockcap, Inc.)					Convertible notes		D
Core Scientific Acquired Mining LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
Core Scientific Acquired Mining LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D
Core Scientific Operating Company (fka	Core Scientific	, Inc.)			Convertible notes		D
Core Scientific Operating Company	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
Core Scientific Operating Company	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D
American Property Acquisition, LLC					Convertible notes		D
American Property Acquisition, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
American Property Acquisition, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D
American Property Acquisitions I, LLC					Convertible notes		D
American Property Acquisitions I, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
American Property Acquisitions I, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D
American Property Acquisitions VII, LLO	C				Convertible notes		D
American Property Acquisitions VII, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
American Property Acquisitions VII, LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D
Core Scientific Mining LLC					Convertible notes		D
Core Scientific Mining LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 1, 2025	U.S. Bank National Association	D
Core Scientific Mining LLC	Guarantor	2407 S. Congress Avenue, Ste. E-101	Austin TX	78704	10% Convertible Note due Apr 19, 2025	U.S. Bank National Association	D

Fill in this information to identify the case:	
Debtor Name: Core Scientific Acquired Mining LLC	
United States Bankruptcy Court for the: Southern District of Texas	Check if this is an amended filing
Case Number (if known): 22-90342	Ç
Official Form 206Sum	
Summary of Assets and Liabilities for Non-Individuals	12/15
Part 1: Summary of Assets	
1. Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
1a. Real property:	
Copy line 88 from Schedule A/B	\$0
1b. Total personal property:	\$81,065,934
Copy line 91A from Schedule A/B	
±	•
1c. Total of all property:	\$24.005.004
Copy line 92 from Schedule A/B	\$81,065,934
Part 2: Summary of Liabilities	
•	
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$560,887,934
Copy the total dollar amount listed in Column A, Amount of daint, norm line 3 of Scriedule D	
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
3a. Total claim amounts of priority unsecured claims:	
Copy the total claims from Part 1 from line 6a of Schedule E/F	\$0
3b. Total amount of claims of nonpriority amount of unsecured claims:	\$152,359,250
Copy the total of the amount of claims from Part 2 from line 6b of Schedule E/F	Ţ:32,000,200
±	•
4. Total liabilities	

Lines 2 + 3a + 3b

\$713,247,184

Fill in this information to identify the case and this filing:		
Debtor Name Core Scientific Acquired Mining LLC United States Bankruptcy Court for the: Southern District Case number (If known): 22-90342	ofTexas (State)	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

X	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
X	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
X	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
X	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
X	Schedule H: Codebtors (Official Form 206H)		
X	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)		
	Amended Schedule		
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204		
	Other document that requires a declaration		
I declare under penalty of perjury that the foregoing is true and correct.			
Eve	uted on 02/03/2023	/s/ Michael Bros	
LXC	MM / DD / YYYY	Signature of individual signing on behalf of debtor	
		Michael Bros	
		Printed name	
		Senior Vice President of Capital Markets & Acquisitions	

Position or relationship to debtor